

§ 1414.13

(iv) Federal, State, and local requirements designed to protect soil, wetlands, wildlife habitat, groundwater, and surface water; and

(5) The coordination of all soil and water resource plans applicable to the enrolled acreage; and

(6) Other provisions as provided by this part.

§ 1414.13 Displacement of tenants or lessees.

(a) In addition to the regulations relating to tenants and sharecroppers as set forth in §1413.107 of this chapter, agreements and plans that will result in the involuntary displacement of farm tenants or lessees by landowners through the removal of substantial portions of the farm from production of a commodity shall not be approved.

(b) In the case of any tenant or lessee who has rented or leased the farm (with or without a written option for annual renewal or periodic renewals) for a period of 2 or more of the immediately preceding years, the refusal by a landlord, without reasonable cause other than simply for the purpose of enrollment in the program, to renew such rental or lease shall be considered as an involuntary displacement in the absence of a written consent to such nonrenewal by the tenant or lessee.

§ 1414.14 Successors in interest.

(a) The successor in interest provisions of §1413.51 of this chapter are applicable to this part, except as otherwise provided in this section.

(b) Successors not wanting to continue participation in IFM may terminate the IFM agreement without the assessment of liquidated damages, after the year in which the succession occurs.

§ 1414.15 Misrepresentation and scheme or device.

The misrepresentation and scheme and device provisions set forth in §1413.52 of this chapter are applicable to this part.

Subpart C—Bases and Yields

§ 1414.21 Bases and yields.

CAB's or farm program payment yields shall not be reduced as a result

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of the planting of a RCC as part of an RCC rotation implemented under the IFM.

§ 1414.22 Reconstitution of farms.

The reconstitution regulations set forth in part 719 of this title are applicable to this part.

Subpart D—Resource-Conserving Crop Provisions

§ 1414.27 Resource-conserving crops (RCC's) on acreage conservation reserve (ACR).

(a) Acreage devoted to RCC's as a part of an RCC rotation under this program may also be designated as ACR for the purpose of fulfilling any provisions under any acreage limitation program. The ACR must meet the minimum size and width requirements as set forth in §1413.61 of this chapter.

(b) ACR acreage devoted to perennial cover, on which cost-share assistance for the establishment of the perennial cover has been provided, shall not be credited towards the producer's RCC requirement under an agreement.

(c) 50 percent of the RCC acreage designated as ACR may be hayed and grazed any time during the entire year. The remaining acreage designated as ACR may be hayed and grazed, except during the 5-month period during which haying and grazing of ACR is not allowed. The remaining acreage designated as ACR that include a small grain (other than barley, oats, and wheat), may be hayed and grazed after the small grain is harvested. Haying includes silage, forage, haylage, and green chop.

(d) Barley, oats, or wheat, as part of an RCC, on ACR may not be harvested in kernel form.

(e) Other small grains that are part of an RCC and other RCC's on ACR acreage may be harvested in kernel form.

§ 1414.28 Resource-conserving crops on payment acres.

(a) Program payments with respect to acreage enrolled in the program shall not be paid to a producer if such producer hays or grazes such acreage (excluding acreage designated as ACR) during the 5-month period in which